examination. The preliminary examination fee $(\S1.482(a)(1))$ and the handling fee $(\S1.482(b))$ shall be due within the applicable time limit set forth in PCT Rule 57.3.

- (b) The Demand shall be made on a standardized form (PCT Rule 53). Copies of the printed Demand forms are available from the United States Patent and Trademark Office. Letters requesting printed Demand forms should be marked "Mail Stop PCT."
- (c) Withdrawal of a proper Demand prior to the start of the international preliminary examination will entitle applicant to a refund of the preliminary examination fee minus the amount of the transmittal fee set forth in §1.445(a)(1).
- (d) The filing of a Demand shall constitute the election of all Contracting States which are designated and are bound by Chapter II of the Treaty on the international filing date (PCT Rule 53.7).
- (e) Any Demand filed after the expiration of the applicable time limit set forth in PCT Rule 54bis.1(a) shall be considered as if it had not been submitted (PCT Rule 54bis.1(b)).

[52 FR 20048, May 28, 1987, as amended at 53 FR 47810, Nov. 28, 1988; 58 FR 4346, Jan. 14, 1993; 63 FR 29619, June 1, 1998; 67 FR 523, Jan. 4, 2002; 68 FR 14337, Mar. 25, 2003; 68 FR 59888, Oct. 20, 2003]

§1.481 Payment of international preliminary examination fees.

- (a) The handling and preliminary examination fees shall be paid within the time period set in PCT Rule 57.3. The handling fee or preliminary examination fee payable is the handling fee or preliminary examination fee in effect on the date of payment.
- (1) If the handling and preliminary examination fees are not paid within the time period set in PCT Rule 57.3, applicant will be notified and given one month within which to pay the deficient fees plus a late payment fee equal to the greater of:
- (i) Fifty percent of the amount of the deficient fees, but not exceeding an amount equal to double the handling fee; or
- (ii) An amount equal to the handling fee (PCT Rule 58bis.2).

- (2) The one-month time limit set in this paragraph to pay deficient fees may not be extended.
- (b) If the payment needed to cover the handling and preliminary examination fees, pursuant to paragraph (a) of this section, is not timely made in accordance with PCT Rule 58bis.1(d), the United States International Preliminary Examination Authority will declare the Demand to be considered as if it had not been submitted.

[63 FR 29619, June 1, 1998, as amended at 68 FR 59888, Oct. 20, 2003]

§ 1.482 International preliminary examination fees.

- (a) The following fees and charges for international preliminary examination are established by the Director under the authority of 35 U.S.C. 376:
- (1) The following preliminary examination fee is due on filing the Demand:
- (i) If an international search fee as set forth in §1.445(a)(2) has been paid on the international application to the United States Patent and Trademark Office as an International Searching Authority—\$600.00
- (ii) If the International Searching Authority for the international application was an authority other than the United States Patent and Trademark Office—\$750.00
- (2) An additional preliminary examination fee when required, per additional invention—\$600.00
- (b) The handling fee is due on filing the Demand and shall be as prescribed in PCT Rule 57.

 $[68 \; \mathrm{FR} \; 59888, \; \mathrm{Oct.} \; 20, \; 2003]$

§ 1.484 Conduct of international preliminary examination.

- (a) An international preliminary examination will be conducted to formulate a non-binding opinion as to whether the claimed invention has novelty, involves an inventive step (is non-obvious) and is industrially applicable.
- (b) International preliminary examination will begin in accordance with PCT Rule 69.1.
- (c) No international preliminary examination will be conducted on inventions not previously searched by an International Searching Authority.
- (d) The International Preliminary Examining Authority will establish a